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14	UNITED STATES	S DISTRICT COURT
15	NORTHERN DISTR	CICT OF CALIFORNIA
16		
17	Mark R Ciabattari, and all other persons similarly situated,	) Case No. C-05-04289 SC )
18	Plaintiffs,	) <u>(proposed)</u> ORDER APPOVING CLASS ) ACTION SETTLEMENT & AWARD OF
19	VS.	) ATTORNEY'S FEES, EXPENSES &
20	Toyota Motor Sales, U.S.A., Inc., a California	) INCENTIVE AWARDS
21	corporation, et al,	Hearing Date: November 17, 2006 Time: 10:00 AM
22	Defendants.	Courtroom: 1, Hon. Samuel Conti )
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<ul><li>26</li><li>27</li></ul>	The Court has before it plaintiffs' motion	for final approval of a settlement of seven (7)

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1	North America, Inc. (collectively, "Toyota"); Goodyear Dunlop Tires North America, LTD	
2	("Dunlop"); and Bridgestone Firestone North American Tire, LLC ("Bridgestone") in which	
3	plaintiffs allege that the run flat tires on plaintiffs' and class members' 2004 and 2005 Toyota	
4	Sienna All Wheel Drive vans wore prematurely and unevenly. Also before the Court are plaintiffs'	
5	request for an award of attorney's fees, expenses and incentive awards.	
6 7	This Court has jurisdiction pursuant to the Class Action Fairness Act, 28 U.S.C. § 1332.	
8	After a hearing held on July 7, 2006, this Court preliminarily approved the settlement of	
9	these actions. At that time, this Court preliminarily certified the following Settlement Class:	
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11	leased, a Toyota Sienna vehicle, model year 2004, 2005 or 2006, produced on or before September 17, 2005, that came factory equipped with Run-Flat tires.	
12	Persons affiliated with the defendants, the judge to whom the case is assigned, and persons who	
13		
14	timely exclude themselves were excluded from the class.	
15	The order appointed Mark Ciabattari and the other named plaintiffs as representative	
16	plaintiffs. The order also appointed the law firms of Kemnitzer, Anderson, Barron & Ogilvie LLP;	
17	Shepherd, Finkelman, Miller & Shah LLC; and Bernstein Nachman & Feinberg as Lead Counsel.	
18	Defendant Toyota was directed to handle claims as provided in the settlement. A third party	
19	administrator was directed to provide notice as set forth in the settlement agreement. The Court	
20	approved the form and method of providing notice to the class via the Internet and direct mail.	
<ul><li>21</li><li>22</li></ul>	Defendant Toyota was directed to use its best efforts to complete dissemination of the notices by	
23	September 15, 2006. Toyota complied with the Court's Order.	
24	The order set October 16, 2006, as the deadline for class members to exclude themselves.	
25	The order directed plaintiffs to file their papers in support of final approval of the settlement	
26	and to respond to any objections or motions to intervene and to make their request for an award of	
27	attorney's fees and expenses by October 27, 2006.	
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1	The order further set November 17, 2006, at 10:00 AM as the date and time for hearing on	
2	final approval of the settlement and for award of attorney's fees, expenses and incentive awards.	
3	On November 17, 2006, this Court held a hearing on plaintiffs' motion for final approval of	
4	the settlement and for an award of attorney's fees, expenses and incentive awards. Mark F	
5	Anderson, James E Miller and Robin Nackman appeared for plaintiffs and the class members.	
7	Thomas M Diorden anneared for Toyota Dalph Dahinson anneared for Dunlan and Calin D. Smith	
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9	After reviewing the evidence and arguments presented by the parties, all the papers in the	
10	Courts file on this matter, and after colloquy with counsel concerning the settlement, the Court finds	
11	as follows:	
12	1. The class has been adequately represented by competent, experienced counsel;	
13 14	2. The class member were given the best notice practicable under the circumstances, and	
15	that such notice meets the requirements of the Due Process Clause of the U.S.	
16	Constitution, and all applicable statutes and rules of court;	
17	3. The class members were was given ample opportunity to either exclude themselves or to	
18	object to the settlement;	
19	4. The objections raised by certain class members are without merit; and	
20	5. The Court finds that the settlement is fair, reasonable and adequate;	
21	Based on these findings, the Court finally approves the class settlement as provided in the class	
<ul><li>22</li><li>23</li></ul>	The state of the s	
24	All persons residing in the United States who currently own or lease, or previously own or	
25	leased, a Toyota Sienna vehicle, model year 2004, 2005 or 2006, produced on or before	
26	Further, the Court grants the dismissal with prejudice of this action, and orders Class Counsel to	
27	seek the dismissal with prejudice of the related cases pending in the other courts.	
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1	The Court also finds that Class Counsel's request for an award of attorney's fees and			
2	expenses in the amount of \$945,000 is fair and reasonable and therefore hereby approved. The			
3	Court further finds that the request for approval of incentive awards of \$5,000 to each of the nine (9)			
4	class representatives for a total amount of \$45,000 is fair and reasonable and is hereby approved.			
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. 7	effectuate the settlement.			
8	Dated: November 17, 2006.			
9	Judge of the U.S. District Court			
10	Judge of the O.S. District Court			
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